

The Teton Valley

The Clover Belt of Southeastern Idaho

THE VAST RESOURCES of the Teton Valley are fast being developed.

THE NATURAL RESOURCES of the Valley are not exceeded in any section of the west.

MINING HAS only just been started; vast fields of coal are now being opened up—Copper and free milling gold will also be mined to advantage.

THE BUILDING OF THE RAILROAD into DRIGGS has made these developments possible.

LUMBER, the most needed commodity in any new country, is right at the door. The nearby mountains are covered with timber, suitable for building of for timbering mines.

RICH BLACK LOAM SOIL, highly adapted to the cultivation of garden truck, grain, fruit and hay is the last gift Nature made to this already opulent valley. An absolute, non-assessable water right accompanies every deed. The natural precipitation is sufficient to guarantee crops to dry farmers; it is necessary to irrigate only once each season.

STOCK RAISING in the TETON VALLEY is one of the most successful pursuits for the farmer—no better stock is raised in Idaho than that which is raised in this valley.

DRIGGS IS RAPIDLY GROWING, is the center of the valley, and is destined to become one of the big cities of Southeastern Idaho in a few years.

I HAVE a large variety of FARMS, STOCK and DAIRY RANCHES, and GENERAL FARM LANDS that can be had at a very low figure at terms to suit conditions, or—

WILL CHANGE FOR OGDEN CITY PROPERTY.

I will be at the New Healy Hotel Thursday, Friday and Saturday, June 26th, 27 and 28th.

SEE ME THERE OR WRITE ME

DRIGGS, **H. D. Winger** Healy Hotel
Idaho Room 314

WATCH FOR TOMORROW'S ISSUE.



ASKS FOR SHARE OF ECCLES ESTATE

Contending that her son Albert, aged 14 years, is the son of the late David Eccles, the multimillionaire financier of Ogden, and as such is entitled to a distributive share with Eccles's other children in his \$8,000,000 estate, Margaret F. Geddes yesterday filed in the probate division of the Third district court in Salt Lake a petition asking that Thomas W. Sloan be appointed guardian of the estate and person of her son Albert Eccles.

The petition was filed by Attorney W. H. King, representing the mother.

When a petition was filed in the Weber county probate court for appointment of an administrator of the Ec-

cles' estate, the claim was made public that Albert, son of Mrs. Geddes, was the son of David Eccles and entitled to share in the estate.

Now the mother of the boy has taken the matter into the courts with a formal petition for appointment of a guardian as a preliminary step toward taking other steps to secure a share of the estate.

It is alleged in the petition filed yesterday that David Eccles has twenty-two children and that Albert Eccles is entitled to an equal share with the others in the distribution of the estate.

The petition in full is as follows:

Your petitioner respectfully represents that she is the mother of Albert Eccles, a minor child of the age of fourteen (14) years; that said minor child is under the care of your petitioner, and is residing with her at Salt Lake City, Salt Lake county, Utah. That the father of said minor child is David Eccles, who died in said Salt Lake City on the 5th day of December, 1912.

That said deceased died intestate, leaving an estate in Salt Lake coun-

ty, and in other counties in the said state of Utah as well as in other states within the United States. That the estate of said deceased, David Eccles, consists of real and personal property, and is of great value, to wit: of the value of more than eight million (\$8,000,000) dollars. That said minor, Albert Eccles, as one of the children of said deceased, is an heir of said deceased, and is entitled to a distributive portion of said estate.

That said deceased, David Eccles, left surviving him as his heirs, a lawful wife and twenty-two (22) children, one of whom is said minor, Albert Eccles. Upon information and belief, your petitioner alleges that David Eccles, a son of said deceased, David Eccles, has been appointed administrator of the estate of said deceased, David Eccles, and as such administrator claims the right to the possession of said estate until distribution shall be had, but your petitioner avers that as an heir of said deceased, said minor, Albert Eccles, is entitled to a distributive portion of said estate, the amount thereof being the same proportion as that which each

of the twenty-two children of said deceased is entitled to.

That it is necessary and convenient that a guardian be appointed for the person and estate of said minor, Albert Eccles; that your petitioner desires the appointment of Thomas W. Sloan as guardian of the person and estate of said minor, and said minor child likewise desires the appointment of said Thomas W. Sloan as guardian.

Wherefore, your petitioner prays that the said Thomas W. Sloan be appointed as guardian of the person and estate of said minor, Albert Eccles; that such notice be given as is required by law; and that upon hearing of this petition an order issue appointing said Thomas W. Sloan guardian as aforesaid.

Dated June 24, 1913.
MARGARET F. GEDDES, Petitioner.

I have read the foregoing petition and know the contents thereof, and I respectfully join in requesting the appointment of Thomas W. Sloan as guardian of my person and estate.

ALBERT ECCLES.
I hereby consent to act as guardian of the estate and person of said Albert Eccles, a minor.

THOMAS W. SLOAN.

William H. King, attorney for petitioner.

Do you know about the many new attractions for the children at The Hermitage?

BOX ELDER HAS VOTED FOR "DRY"

TOWNS. For License. Against.

Tooele 396 278

Gunnison 140 200

Corinne 45 69

Tremonton 94 95

Frisco Majority

Newhouse Majority

Liquor forces won and lost in local option elections held in various towns in Utah yesterday.

Tooele, the most important city where such an election was held, was carried by the license forces, 396 to 278.

Tremonton went the other way, 95 to 94, as did Corinne, 69 to 45.

The "drys" were snowed under at Gunnison, 200 to 140, but carried both Frisco and Newhouse.

An election was also held in Green River, but returns could not be received from that town last night.

The result at Tremonton, where the face of the returns showed the "drys" in the lead by one vote, may be brought into the courts. It is claimed that a "wet" supporter was about to vote when the polls were declared closed.

TOOELE CARRIED BY "WETS", MAJORITY OF 18

Tooele, June 24—Tooele went "wet" at the election today, but by a majority of only eighteen. The election was carried in the face of organized opposition by the women of the Mormon relief societies and the Ladies' Aid of the Methodist church, and similar bodies. Children bore banners against the reopening of the saloons. The "wets" made little demonstration.

The "drys" now argue that the town cannot start its saloons till October, since the election to make the town dry was carried two years ago this October for a space of two years. The majority in favor of a dry town was then 192. At today's election, 378 for a "dry" town.

Tremonton Dry By One Vote.

Tremonton, June 24—Tremonton went "dry" by one vote in the liquor election yesterday. The vote stands 95 "drys" and 94 "wets." Asserting that a "wet" voter was not allowed to vote because, so the judges asserted, he arrived a moment too late, the "wets" probably will contest the election. On the other hand, thirteen or so "wet" voters were challenged at the polls. Practically all of the registered voters at present in Tremonton cast ballots.

Beaver County Towns "Wet."

Millard, June 24—Advices received here tonight were that Frisco and Newhouse had voted "wet" at today's liquor elections in those places. The figures on the result were not given.

Corinne "Dry."

Corinne, June 24—Corinne voted "dry" today by a vote of 45 to 69. The general supposition had been that Corinne would go "wet" by a large majority.

Gunnison Goes "Dry."

Gunnison, June 24—The town of Gunnison will remain "dry." The voters decided this at the election today. 200 to 140.

Free Concert at the Hermitage every afternoon and Sunday evenings.

HOLLANDERS TO MEET ON SUNDAY

Those members of the Mormon church who are natives of Holland will hold their annual conference at Ogden on Sunday, June 29, meeting at the Weber academy. It is expected that over 500 persons will attend from various parts of the state.

There will be three meetings, at 10 o'clock, 2 o'clock and 7 o'clock. Addresses will be delivered by prominent church officials and there will be an exceptional musical program. The complete program of the day is now in course of preparation.

25c to Ogden Canyon and return, including Free Concert and Free Dance

POPULAR CLERK TRIES NEW TONIC

Prominent Salt Lake City Business Man Uses Plant Juice

Mr. A. Wittig, a well known Salt Lake City clerk, whose home is at 47 First South street, Salt Lake City, makes the following statement regarding Plant Juice:

"I have tried your Plant Juice and I have found that it is a fine preparation, just as you recommended it to be. I feel fine now and I want to tell you that your Plant Juice is all that you claim it to be. I suffered with indigestion, general stomach trouble and nervousness, and have been relieved of all these troubles by your Plant Juice. I have now been taking it for about ten days."

The reason that Plant Juice gains such wide popularity in so short a time wherever it is introduced is that everyone who tests it immediately becomes friendly toward it and advises others to try it. It is the world's latest and greatest vegetable tonic, an absolute specific for all derangements of the stomach, kidneys, liver and blood. In almost incredibly short time it relieves diseased conditions, cleanses the entire system and puts new life and energy into you. If you suffer from indigestion, biliousness, headaches, pains in the back or joints, or from a general run-down condition, due to worry or work, Plant Juice; it will put new life and energy into you. For sale at the McIntyre drug store, 2421 Washington avenue.

Free Dance at Hermitage Tonight.

WHITE SLAVE CASE STORY

San Francisco, June 25.—The Caminetti-Diggs escapade, which has led to McNab's resignation, started March 11, when Sacramento was shocked by the report that Maury Diggs, formerly California state architect, and Drew Caminetti, son of the state senator from Amador county, had disappeared with two high school girls, Martha Warrington, daughter of the agent of the Santa Fe railroad at Sacramento, and Lola Norris, daughter of a real estate man.

Caminetti had a wife and two children, one a baby only five weeks old, while Diggs, also married, had a small daughter. Police and county authorities began to search for the runaways. The father of Miss Norris said Caminetti and Diggs had not announced they were married and had paid attention to the girls under the names of Fischer and Whitman. The fathers of the two girls swore out warrants for their arrest and the search led into Nevada.

All four were arrested at Reno, March 14, in a cottage rented by Caminetti and Diggs under the names of Furlight and Ross. The girls were given into the custody of their parents, while Caminetti and Diggs were lodged in the Sacramento jail. It was said that the men had told the girls that warrants had been issued for the girls also, and thus scared them into going to Nevada till such time as the divorce courts could act and they could be legally married.

Caminetti and Diggs were eventually released on \$10,000 bonds each and held for appearance before the United States commissioner at Sacramento. The federal grand jury later began investigating the elopement and, on April 13, returned indictments against the two men, charging them with violating the Mann white slave act.

The grand jury also indicted Diggs and his attorney, Charles B. Harris of Sacramento, on a charge of conspiring to suborn witnesses to commit perjury. Federal bonds were fixed at \$15,000 each. Caminetti was dismissed without honor from the national guard of California.

John L. McNab had charge of the case since the federal government's work began. Caminetti's father was appointed United States commissioner over general of immigration under the Wilson administration. The two girls were socially prominent in Sacramento, and belonged to a college fraternity.

CHANGE PLAN INCOME TAX

Washington, June 25.—Many changes in the income tax of the Underwood tariff bill and of the administrative features of the measure to overcome the objections by foreign governments were agreed upon in a tentative way yesterday by the members of the senate finance committee.

The income tax would apply to individual income of over \$3,000; but would make exemptions for individuals, municipalities, civic bodies and mutual insurance companies under certain restrictions.

Alterations in the administrative sections include a new provision giving the president authority to increase tariff duties against certain articles coming from countries that discriminate against the United States. The five per cent concession in tariff on goods brought in American ships; the anti-dumping clause; and the provision giving United States authorities inquisitorial powers to examine books of foreign manufacturers when the valuation of goods is in dispute, are stricken out.

Democrats said that further changes might be made in the income tax and administrative sections before they were reported to the senate caucus.

Senate Democrats in caucus on the bill spent the day on wool and sugar. Chairman Simmons of the finance committee secured agreement to vote upon both not later than 4 o'clock to-

REX ACRES

\$300.00 to \$400.00 each—

Why pay more—

When you can get an acre of first class land with good water right fronting on north Washington avenue, and street car lines, just outside of city limits. This land is suitable for fruits, farming and suburban homes, no city taxes, yet all the advantages of a city home. . . .

This is a new addition of acreage being platted and sold in lots.

10% down and \$10.00 per month.

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One for every ill.

Money back if not satisfied

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Cor. 25th and Wash.

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OF OGDEN, UTAH
U. S. DEPOSITARY
Capital \$ 150,000.00
Undivided profits and surplus 350,000.00
Deposits 3,500,000.00
M. S. Browning, Pres.; L. R. Eccles, Vice Pres.; G. H. Tribe, Vice Pres.; John Watson, Vice Pres.; John Pingree, Cashier; Jas. F. Burton, Asst. Cashier.

ENLARGED PICTURES

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